PATENT COOPERATION TREATY

REC'D	0	9	JUN 2004
WIPC)		PCT

From the: - INTERNATIONAL SEARCHING AUTHORIT	Y		WIPO	PCT	
To:		PCT			
Griffith Hack GPO Box 1285K MELBOURNE VIC 3001		WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY			
	ļ		(PCT Rule 43bis.1)		
	:	Date of mailing (day/month/year)	01 JUN 2004		
Applicant's or agent's file reference		FOR FURTHER AC	FION See paragraph 2 below	ľ	
FP19682	T	(drubuonthhaan)	Priority date (day/month/year)		
International application No.	International filing date 21 April 2004	(aay/monin/year)	22 April 2003		
PCT/AU2004/000517 International Patent Classification (IPC) or					
Int. Cl. 7 A21B 3/13; B65D 5/30, 5					
Applicant					
AMCOR LIMITED et al					
1. This opinion contains indications rela	ting to the following ite	ems:			
X Box No. I Basis of the opinion					
Box No. II Priority					
Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability					
Box No. IV Lack of unity of invention					
Box No. V Reasoned statemen		i) with regard to novelty, statement	inventive step or industrial applicability;		
Box No. VI Certain documents cited			·		
Box No. VII Certain defects in	the international applicat	ion			
Box No. VIII Certain observation	ons on the international ap	pplication	N.		
2. FURTHER ACTION	i. skian ia modo. 11	his oninion will be consi	dered to be a written opinion of the Internat	ional	
If a demand for international preliminary examination is made, this opinion will be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA") except that this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notified the International Bureau under Rule 66.1bis(b) that written opinions of this International Searching Authority will not be so considered.					
If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of 3 months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later.					
For further options, see Form PCT/ISA/220.					
3. For further details, see notes to Form PCT/ISA/220.					
Name and mailing address of the IPEA/AU		Authorized Officer			
AUSTRALIAN PATENT OFFICE PO BOX 200, WODEN ACT 2606, AUSTR	A I T A	JEFFREY CARL			
E-mail address: pct@ipaustralia.gov.au	nun .	Telephone No. (02) 6283 2543			
Facsimile No. (02) 6285 3929					

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/AU2004/000517

Box	No. I	Basis of the opinion	
i.	which it wa	rd to the language, this opinion has been established on the basis of the international application in the la vas filed, unless otherwise indicated under this item.	nguage in
	This o	opinion has been established on the basis of a translation from the original language into following language , which is the language of a translation furnished for the purposes of mational search (under Rules 12.3 and 23.1(b)).	
2.	With regar	ard to any nucleotide and/or amino acid sequence disclosed in the international application and necessar nvention, this opinion has been established on the basis of:	ry to the
	a. type of	of material	
	\Box	a sequence listing	
	一	table(s) related to the sequence listing	
	b. forma	at of material	
		in written format	
	H	in computer readable form	
	c. time o	of filing/furnishing	
		contained in the international application as filed.	
	. H	filed together with the international application in computer readable form.	
		furnished subsequently to this Authority for the purposes of search.	
3.		addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto ed or furnished, the required statements that the information in the subsequent or additional copies is iden e application as filed or does not go beyond the application as filed, as appropriate, were furnished.	has been tical to that in
4.	Addition	onal comments:	
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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No.

PCT/AU2004/000517

Box No. V	Reasoned stateme applicability; cita	nt under Rule 43 <i>bis.</i> 1(a)(i) with regard to novelty, inventive ions and explanations supporting such statement	e step or industrial
1. Statem	nent		
	Novelty (N)	Claims 2, 7, 8, 11-13, 15, 16	YES
	Hovoity (14)	Claims 1, 3-6, 9, 10, 14	NO
	Inventive step (IS)	Claims 2	YES
	Inventive step (15)	Claims 1, 3-16	NO
1			YES
•	Industrial applicability	Claims 1-10	МО
	ons and explanations:	·	
The this	following documents is opinion:	lentified in the International Search Report have been co	nsidered for the purposes of
(i)	US 4573633	(v) US 2944719	
(ii)	WO 2000/053505	(vi) US 4114797 (vii) US 4208007	
(iii) (iv)		(vii) US 4208007 (viii) WO 1998/017539	
Nov	velty (N) Claims 1, 3-6	9, 10, 14	l live at the standing
Cla	ims 1, 9, 14:	All of the features defined in each of these claims are ex- (i). With respect to claim 1 for example, Figures 1 and paperboard baking and shipping tray having a rectangul corners and also including locking panels that retain the upright positions.	dar base with square walls and e end walls and side walls in
Cla	ims 3-6, 10:	The minor features added by each of these claims are al citation (i).	lso explicitly disclosed in
	ventive Step (IS) Claim		
Cla	aims 1, 3-6, 9, 10, 14:	see above.	
1	aims 7, 8, 11:	The gusseted corners added by these claims are explicited (ii)-(vii). Therefore, these claims are anticipated by the disclosure of citation (i) with the disclosure of any one	e of citations (ii)-(vii).
Cl	aims 12, 13:	The methods defined in these claims are explicitly disc and (vii). Therefore, these claims are anticipated by the disclosure of citation (i) with the disclosure of one of c	closed in each of citations (vi) ne obvious combination of the citations (vi) or (vii).
CI	aims 15, 16:	The methods defined in these claims are explicitly disc Therefore, these claims are anticipated by the obvious citation (i) with the disclosure of citation (iii).	closed in citation (iii). combination of the disclosure of
C	laims 1, 3-16:	Notwithstanding the above comments, the inventions of are considered obvious when the disclosure of either combined with the disclosure from any one of citation	DIE Of Changing (Ar) or (Arr) in